SENATE FILE (PROPOSED COMMITTEE ON HUMAN RESOURCES BILL BY CO=CHAIRPERSON SEYMOUR)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
	A	pproved				Τ

A BILL FOR

1 An Act providing for regulation by the Iowa department of public health of playgrounds operated by public agencies and

providing an applicability date.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

5 TLSB 2469SC 81

6 jp/gg/14

PAG LIN

```
Section 1. NEW SECTION. 135.160 PLAYGROUND REQUIREMENTS. 1. For the purposes of this section, unless the context
    3 otherwise requires:
           a. "Playground" means an improved area that is designed,
1
    5 equipped, and set aside for children's play. A playground 6 does not include an improved area intended for use as an 7 athletic playing field, athletic court, or skateboarding park.
1
1
1
               "Public agency" means a state agency, a political
    9 subdivision of the state, or a school corporation.
1
1 10
           2. The department shall adopt rules for the installation,
1 11 inspection, and maintenance of the surfacing used in
1 12 playgrounds operated or maintained by a public agency.
1 13 rules shall provide surfacing guidelines and criteria as
1 14 necessary to provide a degree of protection for playground
1 15 users that is at least equivalent to the degree provided in
1 16 the guidelines published by the United States consumer product 1 17 safety commission in the most recently issued handbook for 1 18 public playground safety. The department shall give
1 19 consideration to any successor publication to the handbook
  20 published by the consumer product safety commission and the
1 21 department shall apply requirements deemed to provide a
1 22 greater degree of protection when the federal guidelines are
  23 deemed by the department to provide inadequate protection.
1
  2.4
           3. A public agency operating a playground shall install,
1 25 upgrade, or replace the playground's surfacing as necessary
  26 for the playground to comply with the rules adopted by the 27 department. The rules shall apply at the time a new
1 27 department. The rules shall apply at the time a new 1 28 playground is installed or developed or an existing playground
  29 is redeveloped, upgraded, or replaced. State funding shall 30 not be utilized to install, develop, redevelop, upgrade, or 31 replace a playground operated by a public agency unless the
1 32 playground is in compliance with the rules adopted by the
1
  33 department.
1
                       APPLICABILITY. The Iowa department of public
  34
           Sec. 2.
  35 health shall adopt administrative rules pursuant to chapter
    1 17A to implement section 135.160, as enacted by this Act, and
    2 the rules shall take effect on or before January 1, 2006. The 3 requirements of section 135.160, as enacted by this Act, shall
2
    4 apply to playgrounds operated by a public agency that are
    5 installed, developed, redeveloped, upgraded, or replaced on or 6 after January 1, 2006, or the effective date of the
2 2 2
       departmental rules, whichever is earlier.
2
    8
           Sec. 3. IMPLEMENTATION OF ACT. Section 25B.2, subsection
    9
       3, shall not apply to this Act.
```

EXPLANATION

This bill provides for regulation by the Iowa department of 2 12 public health of playgrounds operated by public agencies. The 2 13 term "playground" is defined to mean an improved area that is 2 14 designed, equipped, and set aside for children's play. 2 15 Certain types of improved areas such as athletic fields are

2 16 specifically exempted from the scope of the term.
2 17 The term "public agency" is defined to mean a state agency, 2 18 a political subdivision of the state, or a school corporation. 2 19 The department is required to adopt its rules for 2 20 installation, inspection, and maintenance of playgrounds based 21 upon the guidelines issued by the United States consumer 22 product safety commission in the commission publication 23 entitled "handbook for public playground safety". 2 24 department is directed to adopt requirements deemed to provide 25 a greater degree of protection when the federal guidelines are 26 deemed by the department to provide inadequate protection. The rules are applicable at the time a new playground is 28 installed or developed or an existing playground is 29 redeveloped, upgraded, or replaced. The bill requires the 30 departmental rules to take effect on or before January 1, 31 2006, and the rules are first applicable on that date unless 32 the rules provide an earlier effective date. The bill may include a state mandate as defined in Code section 25B.3. The bill makes inapplicable Code section 35 25B.2, subsection 3, which would relieve a political subdivision from complying with a state mandate if funding for 2 the cost of the state mandate is not provided or specified. 3 Therefore, political subdivisions are required to comply with 4 any state mandate included in the bill. 5 LSB 2469SC 81 6 jp:nh/gg/14